

The Honorable Marsha J. Pechman

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

ANTHONY JAY BREDBERG, d/b/a B&A,  
INC.,

Plaintiff,

v.

RANDY MIDDAUGH, acting individually  
and under color of law in his capacity a  
government employee, and including any  
marital community; SEAN CURRAN, acting  
individually and under color of law and in his  
capacity as a government employee, and  
including any marital community; KIRK  
PRINDLE, acting individually and under color  
of law in his capacity as a government  
employee, and including any marital  
community; PAUL ANDERSON , acting  
individually and under color of law in his  
capacity as a government employee, and  
including any marital community; DOUG

NO: 2:20-cv-00190-MJP

STIPULATED MOTION AND ORDER  
TO DISMISS DEFENDANT DEREK  
HOLZL AND JOHN DOE  
DEFENDANT JONES ENGINEERS  
INC.

1 GRESHAM, acting individually and under  
2 color of law in his capacity as a government  
3 employee, and including any marital  
4 community; ERIK STOCKDALE, acting  
5 individually and under color of law and in his  
6 capacity as a government employee; DIANE  
7 HENNESSEY, acting individually and under  
8 color of law in her capacity as a government  
9 employee, and including any marital  
10 community; ALEX CALLENDER, acting  
11 individually and under color of law and in his  
12 capacity as a government employee, and  
13 including any marital community; MATTHEW  
14 MAHAFFIE, acting individually and under  
15 color of law in his capacity as a government  
16 employee, and including any marital  
17 community; RYAN ERICSON, acting  
18 individually and under color of law in his  
19 capacity as a government employee, and  
20 including any marital community; ERIN  
21 PAGE, acting individually and under color of  
22 law in her capacity as a government employee  
23 and including any marital community; HUGH  
24 MORTENSEN, acting individually and in his  
25 capacity as President of The Watershed  
Company, and including any marital  
community; NELL LUND, acting individually  
and in her capacity as an employee of The  
Watershed Company, and including any  
marital community; DANIEL KRENZ, acting  
individually and under color of law in his  
capacity as a government employee, and  
including any marital community; KATHRYN  
HEARD, acting individually and under color  
of law in her capacity as a government  
employee, and including any marital  
community; ROBBYN MYERS, acting  
individually and in her capacity as an  
employee or an independent contractor, and  
including any marital community; RYAN E.  
CRATER, acting individually and under color  
of law in his capacity as a government  
employee, and including any marital

1 community; NICK BOND, acting individually  
2 and under color of law in his capacity as a  
3 government employee, and including any  
4 marital community; EMILY SWAIM, acting  
5 individually and under color of law in her  
6 capacity as a government employee, and  
7 including any marital community; NIKI  
8 YONKOW, acting individually and under  
9 color of law in her capacity as a government  
10 employee, and including any marital  
11 community; CHAD WALLIN, acting  
12 individually and in his capacity as an employee  
13 of Grette Associates, and including any marital  
14 community; JASON WALKER, acting  
15 individually and in his capacity as an employee  
16 of Perteet, Inc., and including any marital  
17 community; BILL KIDDER, acting  
18 individually and in his capacity as an employee  
19 of Perteet, Inc. and including any marital  
20 community; KERRIE MCARTHUR, acting  
21 individually and in her capacity as an  
employee of Confluence Environmental  
Company, and including any marital  
community; SUZANNE VIEIRA, acting  
individually and in her capacity as an  
employee of Confluence Environmental  
Company, and including any marital  
community; DEREK HOLZL, acting  
individually and in his capacity as an employee  
of Jones Engineers Inc., and including any  
marital community; STEVE HEACOCK,  
acting individually and under color of law in  
his capacity as a government employee, and  
including any marital community, and JOHN  
DOES 1-50,

Defendants.

22 ////

23 ////

24 ////

**1.0 STIPULATION**

Plaintiffs Anthony Jay Bredberg and Defendant Derek Holzl and John Doe Defendant Jones Engineers Inc., stipulate to the dismissal with prejudice of defendants Derek Holzl and John Doe Defendant Jones Engineers Inc. It is further agreed that there will be no award of fees or costs pursuant to this dismissal with prejudice.

IT IS SO STIPULATED, this 9<sup>th</sup> day of April, 2020.

SMYTHE & JONES PLLC

---

JORDAN E. JONES, WSBA#52951  
Attorney for Derek Holzl and  
Jones Engineers Inc.

---

ANTHONY JAY BREDBERG  
Plaintiff, Pro Se

**2.0 ORDER**

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that defendants Derek Holzl and John Doe Defendant Jones Engineers Inc. are dismissed with prejudice and without costs or fees based upon the stipulation of the parties. Any pending motion(s) relating to Defendants Derek Holzl and John Doe Defendants Jones Engineers Inc., are stricken pursuant to the parties stipulation.

DATED this 8th day of June 2020.



Marsha J. Pechman  
United States District Judge

Presented jointly by:  
SMYTHE & JONES PLLC

---

JORDAN E. JONES, WSBA#52951  
Attorney for Derek Holzl and Jones Engineers Inc.

And by

---

ANTHONY JAY BREDBERG  
Plaintiff, Pro Se